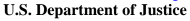
## Case 1:17-cr-00548-PAC Document 357 Filed 04/23/20 Page 1 of 1





United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

April 23, 2020

## **By ECF**

The Honorable Paul A. Crotty United States District Judge Southern District of New York 500 Pearl Street, Courtroom 14C New York, New York 10007

Re: United States v. Joshua Adam Schulte, S2 17 Cr. 548 (PAC)

Dear Judge Crotty:

The Government writes to respectfully request that the Court continue to exclude time through May 18, 2020, pursuant to 18 U.S.C. § 3161(h), to allow defense counsel time to prepare and consult with the defendant about the defense's briefing in support of the defendant's pending motion pursuant to Federal Rule of Criminal Procedure 29.

Respectfully submitted,

GEOFFREY S. BERMAN United States Attorney

by: \_\_\_\_/s/

Matthew Laroche / Sidhardha Kamaraju / David W. Denton, Jr.
Assistant United States Attorneys
(212) 637-2420 / 6523 / 2744

cc: Defense Counsel (by ECF)